

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

In re:

FTX TRADING LTD., *et al.*,

Debtors.

Chapter 11

Case No. 22-11068 (KBO)

(Jointly Administered)

Ref No. 33444, 33537, 33672

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U.S. BANKRUPTCY COURT  
CLERK'S OFFICE  
DISTRICT OF DELAWARE  
Case No. 22-11068 (KBO)

**JOINDER AND STATEMENT IN SUPPORT OF LIMITED OBJECTION AND  
SUPPLEMENTAL LIMITED OBJECTION OF WEIWEI JI TO FTX RECOVERY  
TRUST'S MOTION FOR ENTRY OF AN ORDER EXTENDING (I) THE CLAIMS  
OBJECTION DEADLINE AND (II) THE ADMINISTRATIVE CLAIMS OBJECTION  
DEADLINE [D.I. 33444]**

Creditor Guizhen Zhao (the “Joinder Party”), appearing pro se, respectfully states as follows:

1. Joinder. The Joinder Party joins in and supports (a) the Limited Objection of Weiwei Ji to the FTX Recovery Trust’s Motion for Entry of an Order Extending (I) the Claims Objection Deadline and (II) the Administrative Claims Objection Deadline [D.I. 33537] (the “Limited Objection”) and (b) the Supplemental Limited Objection of Weiwei Ji to the same Motion [D.I. 33672] (the “Supplemental Limited Objection” and, together with the Limited Objection, the “Ji Objections”), and incorporates the Ji Objections by reference as if set forth fully herein, including their arguments, authorities, and requested relief.

2. Statement in Support. Consistent with the Ji Objections, the Joinder Party does not oppose a reasonable extension in principle. The Joinder Party opposes the Trust’s request for an unconditional one-year extension and supports a shorter, conditional extension with nonprivileged transparency, creditor-level notice, periodic status reporting, and a narrow “compel-action” mechanism, as described in the Ji Objections.

3. No Additional Relief; Reservation. The Joinder Party seeks no separate or additional relief beyond that requested in the Ji Objections and reserves all rights, claims, defenses, and remedies, including the right to be heard at the November 24, 2025 omnibus hearing.

**WHEREFORE**, the Joinder Party respectfully requests that the Court (i) recognize and grant this Joinder, (ii) grant the reliefs requested in the Ji Objections, and (iii) grant such other and further relief as the Court deems just and proper.

Dated: November 15, 2025

Respectfully submitted,

Guizhen Zhao 

FTX Claim ID: [ ] / Unique Customer Code: 04931262

Email: 759011653@qq.com

Address: [Fushun City, Liaoning, China]

#### **CERTIFICATE OF SERVICE**

I, Guizhen Zhao, hereby certify that on November 11, 2025, I caused a true and correct copy of the

foregoing Joinder and Statement in Support to be served via electronic mail upon:

U.S. Trustee – District of Delaware

- Juliet M. Sarkessian – [juliet.m.sarkessian@usdoj.gov](mailto:juliet.m.sarkessian@usdoj.gov)
- Benjamin A. Hackman – [benjamin.a.hackman@usdoj.gov](mailto:benjamin.a.hackman@usdoj.gov)
- David Gerardi – [david.gerardi@usdoj.gov](mailto:david.gerardi@usdoj.gov)

Counsel to the FTX Recovery Trust – Sullivan & Cromwell LLP

- Andrew G. Dietderich – [dietdericha@sullcrom.com](mailto:dietdericha@sullcrom.com)
- James L. Bromley – [bromleyj@sullcrom.com](mailto:bromleyj@sullcrom.com)
- Brian D. Glueckstein – [gluecksteinb@sullcrom.com](mailto:gluecksteinb@sullcrom.com)
- Alexa J. Kranzley – [kranzleya@sullcrom.com](mailto:kranzleya@sullcrom.com)

Delaware Counsel to the Trust – Landis Rath & Cobb LLP

- Adam G. Landis – [landis@lrclaw.com](mailto:landis@lrclaw.com)
- Kimberly A. Brown – [brown@lrclaw.com](mailto:brown@lrclaw.com)
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- Matthew B. McGuire – [mcguire@lrclaw.com](mailto:mcguire@lrclaw.com)

Dated: November 15, 2025

Guizhen Zhao

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